NINTH FLOOR SAN FRANCISCO, CA 94108 (415) 434-2800

	Case 3:07-cv-03596-JL	Document 7	Filed 10/16/2007	Page 2 of 3	
1	Plaintiff Ann Browning ("Plaintiff") and Defendants University of San Francisco Group				
2	Long Term Disability Plan ("the Plan") and Sun Life Assurance Company of Canada ("Sun Life")				
3	(hereinafter collectively "Defendants"), by and through their counsel of record, hereby stipulate to				
4	dismiss this action in its entirety with prejudice, all parties to bear their own fees and costs.				
5	projection to the control of the projection of the control of the				
6	IT IS SO STIPULAT	ED.			
7		LID.			
8	Dated: September 28, 2007		BARGER & WOLF	EN LLP	
9	20, 2007				
10			By: /s/ Kathleen E	. Dver	
11			J. RUSSELL S KATHLEEN I	STEDMAN	
12			Attorneys for I UNIVERSITY	Defendants OF SAN FRANCISCO	
13				G TERM DISABILITY N LIFE ASSURANCE	
14			COMPANY C	OF CANADA	
15	Dated: September 28, 2007		DAVIDSON & F	IAWKINS	
16					
17			By: /s/ Thornton	Davidson	
18			Attorneys fo	N DAVIDSON or Plaintiff	
19			ANN BROV	VNING	
20	///				
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BARGER & WOLEN LLP 650 CALIFORNIA STREET NINTH FLOOR SAN FRANCISCO, CA 94108	STI	PULATION TO DISMI	-2- SS ACTION IN ITS ENTIR	ETY	
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	Case 3:07-cv-03596-JL Document 7 Filed 10/16/2007 Page 3 of 3			
4	IRRODOCEDI ODDED			
1	[PROPOSED] ORDER			
2	The above-captioned matter is dismissed in its entirety with prejudice, all parties to bear			
3	their own fees and costs.			
4				
5	IT IS SO ORDERED.			
6				
7	Dated: October 16, 2007			
8				
9	By: HONORABLE JAMES LARSON			
10	HONORABLE JAMES LARSON Chief Magistrate Judge United States District Court			
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BARGER & WOLEN LLP 650 CALIFORNIA STREET NINTH FLOOR SAN FRANCISCO. CA 94108 (415) 434-2800	-3- STIPULATION TO DISMISS ACTION IN ITS ENTIRETY			